



ASSOCIATION OF TELEMESSAGING  
SERVICES INTERNATIONAL, INC.

1200 19TH STREET, N.W., SUITE 300  
WASHINGTON, D.C. 20036-2422  
(202) 429-5151  
FAX (202) 223-4579

RECEIVED

OCT 29 1996

EX PARTE OR LATE FILED

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF SECRETARY

DOCKET FILE COPY ORIGINAL

October 29, 1996

Mr. William F. Caton  
Office of the Secretary  
Federal Communications Commission  
1919 M Street, N.W.  
Washington, D.C. 20554

**Re: Submission and Service of ATSI Ex Parte Comments: CC Docket No. 96-115**

Dear Mr. Caton:

By letter dated August 26, 1996, a copy of which is attached, ATSI submitted comments for late-filing in the proceeding FCC 96-221, CC Docket No. 96-115. In that submission, however, ATSI failed to designate the comments "ex parte" in its letter and failed to label its comments "ex parte" as required by Section 1.1206 of the Commission's Rules. The letter dated August 26, 1996 and the comments filed August 26, 1996 are a part of CC Docket No. 96-115.

ATSI is submitting the attached ex parte comments in order to remedy that deficiency and is also serving by first class U.S. mail, postage prepaid, a copy of this letter and these ex parte comments to each of the parties listed on the attached Service List. Other than the "ex parte" designation on the cover page and page one of the comments and the "ex parte" designation and change in date at the top of pages 1 through 10, no textual changes have been made to the original submission.

An original and one copy of this letter and the attachments are being filed with your office for inclusion in the public record for the above mentioned proceeding.

Sincerely,

Herta Tucker  
Executive Vice President

cc: Janice Myles  
William Kehoe

No. of Copies rec'd  
List ABCDE

021

EX PARTE OR LATE FILED



ASSOCIATION OF TELEMESSAGING  
SERVICES INTERNATIONAL, INC.

1200 19TH STREET, N.W.  
WASHINGTON, D.C. 20036-2412  
(202) 429-5151  
FAX (202) 223-4579

RECEIVED

AUG 26 1996

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF SECRETARY

August 26, 1996

Mr. William F. Caton  
Office of the Secretary  
Federal Communications Commission  
1919 M Street, N.W.  
Washington, D.C. 20554

Re: Comments, CC Docket No. 96-115

Dear Mr. Caton:

Enclosed for late filing please find an original and eleven copies of Comments of the Association of Telemessaging Services International (ATSI) in the proceedings, FCC 96-221, CC Docket No. 96-115. Additional copies have been delivered to Janice Myles of the Common Carrier Bureau and the International Transcription Services, and to Radhika Karmarkar, Blaise Sciento, Jeannie Su and Bill Kehoe of the Common Carrier Bureau.

Sincerely,

A handwritten signature in cursive script that reads 'Herta Tucker'.

Herta Tucker  
Executive Vice President

cc: International Transcription Services, Inc.  
2100 M Street, N.W., Suite 140

Janice Myles (1 copy plus diskette)  
Common Carrier Bureau  
1919 M Street, N.W., Room 544

No. of Copies rec'd  
List ABCDE

0210

**EX PARTE OR LATE FILED**

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of	)	
	)	
Implementation of the	)	
Telecommunications Act of 1996:	)	CC Docket No. 96-115
	)	
Telecommunications Carriers' Use	)	
of Customer Proprietary Network	)	
Information and Other	)	
Customer Information	)	

**Ex Parte Comments of the Association of  
Telemessaging Services International**

**ASSOCIATION OF TELEMESSAGING  
SERVICES INTERNATIONAL (ATSI)**

Frank Moore  
Smith, Bucklin & Associates, Inc.  
Government Affairs Division  
1200 19th Street, N.W.  
Washington, D.C. 20036  
(202) 429-5100

Its Regulatory Counsel

Herta Tucker  
Executive Vice President  
Association of Telemessaging Services International  
1200 19th Street, N.W.  
Washington, D.C. 20036  
(202) 429-5151

## **Outline of Comments**

- I. The CPNI custodian should not enjoy an inherent competitive advantage over Enhanced Service Providers in the marketing or provision of enhanced telecommunications services. NPRM Paragraphs 15 and 20-26.
- II. The combined application of existing Computer III rules and those promulgated in this proceeding must safeguard against unfair, anticompetitive advantages in favor of the CPNI custodian. NPRM Paragraphs 38-42.
- III. The custodian must provide ESPs with prompt and ongoing access to CPNI once a written authorization form has been provided. NPRM Paragraphs 27-34.
  - A. The Commission should develop mechanisms to eliminate bottlenecks.
  - B. The Commission should develop mechanisms for resolving disputes and addressing patterns of practice of delay or denial.

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of	)	
	)	
Implementation of the	)	
Telecommunications Act of 1996:	)	CC Docket No. 96-115
	)	
Telecommunications Carriers' Use	)	
of Customer Proprietary Network	)	
Information and Other	)	
Customer Information	)	

**Ex Parte Comments of the Association of  
Telemessaging Services International**

The Association of Telemessaging Services International (ATSI) represents Enhanced Service Providers (ESPs) who offer, first and foremost, live, "person-to-person" answering services to the telephony customer. ATSI also represents ESPs who offer automated telemessaging services. Telemessagers provide opportunities for call completion for their customers and offer options of voice messaging services, paging activation, as well as over-the-phone order taking and information exchange. Because these services are also offered by incumbent local exchange carriers, as well as by other telecommunications carriers who will have custody of CPNI (all hereafter referred to as "CPNI custodians"), ATSI files these comments urging the Commission to develop rules consistent with the Telecommunications Act of 1996 (Act) that : 1) provide prompt access to CPNI by ESPs once an appropriate request is made to the CPNI custodian; and 2) prohibit the unfair and anti-competitive use of CPNI by the custodian itself.

## Comments

**I. The CPNI custodian should not enjoy an inherent competitive advantage over Enhanced Service Providers in the marketing or provision of enhanced telecommunications services. NPRM Paragraphs 15 and 20-26.**

ATSI agrees with the first tentative conclusion that regulations would be in the public interest. Regulations adopted by the Commission in this proceeding should weigh the competitive positions realized by CPNI custodians (by virtue of their custody of CPNI) and ESPs (by virtue of their need to access CPNI) and bring into balance these two positions with respect to the use of CPNI for purposes of serving the needs of current and prospective users of enhanced telecommunications services. ATSI has pointed out in the Interconnection and Non-Accounting Safeguards proceedings as well that the Commission should focus on outcomes in the marketplace in the development of regulations implementing the Act and create pathways that provide the means for participants like ESPs to achieve those desired outcomes<sup>1</sup>.

The Commission should adopt a definition for "telecommunications service" that places the CPNI custodian and ESPs at the same competitive position when offering competing telecommunications services. For example, because telemessagers must submit to the incumbent (as the CPNI custodian) a written authorization from the customer to gain access to that customer's CPNI, the incumbent and any affiliate should be subject to the same rules regarding authorization and use.

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<sup>1</sup> See ATSI's Comments and Reply Comments filed in the Interconnection Proceeding (CC Docket No. 96-98) and ATSI's Comments filed in the Non-Accounting Safeguards Proceeding (CC Docket No. 96-149).

ATSI would suggest that the Commission's statement that "CPNI obtained from the provision of any telecommunications service may not be used to market information services" includes telemessaging. *See* CPNI NPRM, Paragraph 26. Specifically, the incumbent should not have, by virtue of its custody of CPNI, an unfair, anticompetitive advantage through the use of CPNI to market enhanced telecommunications services to its customers. In all instances, the Commission should confirm that its rules do not and will not create a "custodian's privilege" for incumbents and others to the competitive disadvantage of ESPs.

**II. The combined application of existing Computer III rules and those promulgated in this proceeding must safeguard against unfair, anticompetitive advantages in favor of the CPNI custodian. NPRM Paragraphs 38-42.**

ATSI agrees that Computer III requirements may continue to apply to the extent they are not superseded by the Act; however, to conform to the Act's pro-competitive goals, the Commission should equalize the competitive positions of CPNI custodians and ESPs regarding the marketing and provision of enhanced telecommunications services. Nothing in the Act should result in or have the practical affect or outcome of relaxing prior regulatory efforts to "prohibit ... carriers from using CPNI obtained from their provision of basic regulated services to gain an anticompetitive advantage in the unregulated CPE and enhanced services markets". *See* CPNI NPRM, Paragraph 40. Changing CPNI rules that give custodians a marketplace advantage in terms of marketing enhanced services or responding to customer inquiries about new or existing services would have an anticompetitive impact on ESPs and erode the safeguards that should be retained.

**III. The custodian must provide ESPs with prompt and ongoing access to CPNI once a written authorization form has been provided. NPRM Paragraphs 27-34.**

Enhanced Service Providers like telemessagers must respond to customer or prospective customer inquiries regarding the provision of enhanced telecommunications services immediately in order to remain competitive. Just as the incumbent's ownership of the network allows it to delay responding to requests for interconnection and thereby interfering with legitimate business needs of the ESP, custody of CPNI allows the incumbent to bottleneck requests by ESPs seeking CPNI in response to customer needs, thereby interfering with the legitimate expectations of the customer and the ESP alike.

Given customer expectations that an ESP should be able to answer questions regarding service offerings and options and the fact that the ESP is able to answer those inquiries only when in possession of the appropriate CPNI, the custodian should be required to make the CPNI available within the same time frame it would were the request made by the customer regarding the custodian's own enhanced services or by an affiliate of the custodian where such an affiliate request is allowable. Nevertheless, this time frame should not exceed one business day upon receipt of an appropriate written authorization form.

**A. The Commission should develop mechanisms to eliminate bottlenecks.**

Telemessagers respond to customer inquiries by providing a written authorization form to the customer. The customer reviews and signs the form and returns it to the telemessenger who submits it to the incumbent's CPNI coordinator. Once the CPNI coordinator approves the authorization, the telemessenger must then contact and communicate with the incumbent's appropriate marketing personnel for access to the specific CPNI sought. This requires the



availability of an informed individual employed by the incumbent to respond to questions from the telemessenger.

There are at least three bottlenecks experienced by telemessagers when attempting to access CPNI:

1. Securing the customer's signature. Telephony customers are generally more reluctant to sign forms submitted by telecommunications service providers than they are to sign forms submitted by the incumbent. Therefore, the information contained within and the format required for an acceptable authorization form should not favor the incumbent or disadvantage the ESP.
2. Delivering authorization to the custodian. The incumbent telephone company may choose not to accept the authorization form submitted by the ESP or respond to the submission on a timely basis. Therefore, the Commission should consider a format for use by ESPs that the incumbent must honor. Attached to these comments is a suggested CPNI authorization form that should provide ESPs with immediate approval by the CPNI coordinator. The Commission should consider the adoption of this form to eliminate any questions regarding the appropriateness of authorization forms used by ESPs for purposes of accessing CPNI.

Also, The CPNI coordinator is often not readily available and is not necessarily located in the vicinity of the requesting ESP. Therefore, the Commission should authorize the use of facsimile delivery of the authorization form and create the same "virtual contact" that exists between the various departments of the incumbent as well as with its affiliates.

3. Accessing the CPNI on a timely basis. Once the CPNI coordinator has approved the release of the CPNI sought, the requesting ESP must make contact with the incumbent's marketing personnel who are well enough informed to discuss the details required by the ESP. Therefore, the Commission should also consider the following dual certification process: 1) the ESP may pre-certify its form with the custodian to be used for all CPNI requests so that, at any point in time that the form is submitted to the custodian, it will not require a case-by-case review; and 2) a signed and approved CPNI authorization may be placed on file with the incumbent's marketing personnel so that once a specific customer's CPNI authorization is approved by the CPNI coordinator, the ESP may communicate directly with the marketing personnel for all future inquiries until that authorization is withdrawn.

The custodian must make CPNI available immediately and the appropriately informed personnel must be easily accessible. Getting recordings and having calls returned one or two days after a request is submitted is unacceptable. The Commission should seek outcomes that once a signed authorization form is presented to the custodian, the requesting ESP may gain access to the information required immediately thereafter, but no later than one business day upon receipt of the request.

Once written authorization is secured, the ESP should be able to "stand in the shoes of the customer" and discuss CPNI details with the custodian. The ESP should be able to ask for any information the customer would be authorized to ask for or that the incumbent itself would have access to with the proper authorization.

**B. The Commission should develop mechanisms for resolving disputes and addressing patterns of practice of delay or denial.**

If prompt access to CPNI does not occur, the ESP's ability to respond to the needs of the telephony customer is significantly damaged. ATSI urges the Commission to create an appropriate mechanism to immediately address any dispute involving a CPNI request. While establishing time requirements for responding to requests and certification processes for CPNI forms, there will be instances where requests are denied or access is delayed and an immediate resolution between the custodian and the ESP is not likely. In each and every such instance, the requesting ESP is unable to meet the expectations of the telephony customer, and the inability to access the required CPNI undermines the ESP's ability to competitively perform and demonstrate its capabilities in the marketplace.

ATSI further urges the Commission to recognize the need to address patterns of practice on the part of the custodian involving the denial of access or the delay in responding to requests for access from ESPs. The resolution of disputes that arise from this behavior on the part of the custodian could take place within a time frame that is less demanding than that for actual CPNI requests; however, all delays create anticompetitive results for ESPs, and unresolved patterns represent ongoing marketplace disadvantages for ESPs.

The resolution of disputes should also take advantage of any certification process described above to eliminate the possibility of any such practices recurring, and remedies should be applicable to all CPNI requests.

Section 260 of the Act would be an applicable mechanism to address disputes involving this pattern of delay or denial involving CPNI requests. Because the behavior complained of would

represent unsuccessful requests for access to CPNI through the use of written authorization forms, the Commission should anticipate using the 60-day time period in ordering the CPNI custodian to cease in the pattern of denial and delay pending final determination.

### **Conclusion**


Enhanced Service Providers like telemessagers must have prompt access to CPNI in order to competitively respond to customer inquiries and to service customers' existing and future needs. Requests should be allowed by facsimile and authorization forms should be certifiable to avoid unnecessary delay. The ESP, with proper authorization, should stand in the shoes of the customer and be able to request all information the customer would be allowed to request and that the custodian itself would have access to with proper authorization.

Custodians should provide ESPs with access to CPNI immediately upon presentation of a signed authorization form, and in no case later than one business day after the request has been made. Authorization forms should be pre-certifiable and placed on file with the CPNI coordinator so that each time the ESP presents an authorization form as a formal request for access, the custodian need only determine that it conforms with the pre-certified form on file with the custodian. Actual authorization forms should be certifiable and placed on file with the custodian's marketing personnel so that the process of communicating first with the CPNI coordinator need not be repeated.

Mechanisms should be in place to resolve specific instances of delay or denial. Mechanisms should also be in place to address patterns of practice of delay or denial on the part of a custodian or custodians and resolution of these and other disputes should be structured so as to avoid future practices found to be inappropriate.

Respectfully submitted,

ASSOCIATION OF TELEMESSAGING  
SERVICES INTERNATIONAL (ATSI)

By: 

Frank Moore  
Smith, Bucklin & Associates, Inc.  
Government Affairs Division  
1200 19th Street, N.W.  
Washington, D.C. 20036  
(202) 429-5100

Its Regulatory Counsel

Herta Tucker  
Executive Vice President  
Association of Telemessaging Services International  
1200 19th Street, N.W.  
Washington, D.C. 20036  
(202) 429-5151

Incumbent Local Exchange Carrier  
CPNI Coordinator  
Street Address  
City, State, Zip  
Telephone and Fax Number

**APPENDIX**

Date: \_\_\_\_\_

**Customer Proprietary Network Information**

- ☐ Release the customer service records of the undersigned to:

Enhanced Service Provider  
Street Address  
City, State, Zip

Telephone Number

- ☐ In addition, release telephone bill of the undersigned to Enhanced Service Provider upon their request.
- ☐ In addition, Enhanced Service Provider has been retained to order and handle negotiations for the installation of network services and equipment and coordinate the installation of telephone equipment and systems. This includes arranging for disconnects, rearrangements or transfers of service and equipment as appropriate.
- ☐ All recurring and non-recurring charges made by Incumbent Local Exchange Carrier for service orders on our behalf will be paid by the undersigned directly and are not the responsibility of Enhanced Service Provider.
- ☐ The undersigned will not hold Enhanced Service Provider responsible for any delays on the part of Incumbent Local Exchange Carrier in providing the services and equipment by the specified or requested date. Please notify Enhanced Service Provider if any jeopardy situations occur.
- ☐ This authorization shall remain in effect until canceled by the undersigned in writing. It does not preclude the ability of the undersigned to act in its own behalf when it deems it necessary.
- ☐ I authorize Incumbent Local Exchange Carrier to honor the above request(s):

Company Name \_\_\_\_\_

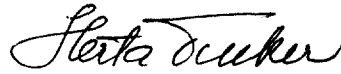
Individual Name \_\_\_\_\_

Signature \_\_\_\_\_

Telephone Number(s) \_\_\_\_\_

### **Certificate of Service**

I hereby certify that I have this 29th day of October, 1996 served the parties on the attached list with a copy of the foregoing **Ex Parte Comments of the Association of Telemessaging Services International** by placing a true and correct copy of the same in the U.S. mail, first class, postage prepaid.

A handwritten signature in cursive script, reading "Herta Tucker", is written above a horizontal line.

Herta Tucker

Cincinnati Bell Telephone Company  
Frost & Jacobs  
Thomas E. Taylor  
Jack B. Harrison  
2500 PNC Center  
201 East Fifth Street  
Cincinnati, OH 45202

Durward D. Dupre  
Michael J. Zpevak  
Robert J. Gryzmala  
Southwestern Bell Telephone Company  
One Bell Center, Room 3520  
St. Louis, MO 63101

James D. Ellis  
Robert M. Lynch  
David F. Brown  
SBC Communications Inc.  
175 E. Houston, Room 1254  
San Antonio, TX 78205

NYNEX Telephone Companies  
Saul Fisher  
Thomas J. Farrelly  
1095 Avenue of the Americas  
New York, NY 10036

Lawrence W. Katz  
Bell Atlantic Telephone Companies  
1320 North Courthouse Road  
Eighth Floor  
Arlington, VA 22201

Ameritech  
Alan N. Baker  
Michael S. Pabian  
2000 West Ameritech Center Drive  
Hoffman Estates, IL 60196

Virgin Islands Telephone Corporation  
Reed Smith Shaw & McClay  
Jonathan E. Canis  
1301 K Street, NW  
Suite 1100 - East Tower  
Washington, DC 20005

Sprint Corporation  
Jay C. Keithley  
Leon M. Kestenbaum  
Norina T. Moy  
1850 M Street, NW  
Suite 1110  
Washington, DC 20036

Craig T. Smith  
Sprint Corporation  
PO Box 11315  
Kansas City, Missouri 64112

US West, Inc.  
Kathryn Marie Krause  
Suite 700  
1020 19th Street, NW  
Washington, DC 20036



ALLTEL Corporate Services, Inc.  
Glenn S. Rabin  
655 15th Street, NW  
Suite 200  
Washington, DC 20005

Pacific Telesis Group  
Lucille M. Mates  
Sarah R. Thomas  
Patricia L. C. Mahoney  
140 New Montgomery Street  
Room 1522 A  
San Francisco, CA 94105

GTE Service Corporation  
Richard McKenna  
600 Hidden Ridge  
Irving, TX 75015

National Association of Regulatory Utility  
Commissioners  
Paul Rodgers  
Charles D. Gray  
James Bradford Ramsay  
1201 Constitution Avenue, Suite 1102  
Post Office Box 684  
Washington, DC 20044

Assemblyman Anthony J. Genovesi  
Legislative Office Building  
Room 456  
Albany, NY 12248-0001

GTE Service Corporation  
David J. Gudino  
1850 M Street, NW  
Suite 1200  
Washington, DC 20036

Pacific Telesis Group  
Margaret E. Garber  
1275 Pennsylvania Avenue, NW  
Washington, DC 20004

Frontier Corporation  
Michael J. Shortley, III  
180 South Clinton Ave  
Rochester, NY 14646

United States Telephone Association  
Mary McDermott  
Linda Kent  
Charles D. Cosson  
Keith Townsend  
1401 H Street, NW, Suite 600  
Washington, DC 20005

People of the State of California and the Public Utilities  
Commission of the State of California  
Peter Arth, Jr.  
Edward W. O'Neill  
Mary Mack Adu  
505 Van Ness Avenue  
San Francisco, CA 94102

Public Utility Commission of Texas  
Jackie Follis  
Senior Policy Analyst  
Office of Regulatory Affairs  
7800 Shoal Creek Boulevard  
Austin, TX 78757-1098

Yellow Pages Publishers Association  
Halprin, Temple, Goodman and Sugrue  
Albert Halprin  
Joel Bernstein  
1100 New York Avenue, NW  
Suite 650E  
Washington, DC 20005

Small Business in Telecommunications  
Brown and Schwaninger  
Dennis C. Brown  
1835 K Street, NW  
Suite 650  
Washington, DC 20006

The Alarm Industry Communication Committee  
Kelley Drye & Warren, LLP  
Danny E. Adams  
Steven A. Augustino  
1200 Nineteenth Street, NW  
Suite 500  
Washington, DC 20036

Pennsylvania Office of Consumer Advocate  
Philip F. McClelland  
Irwin A. Popowsky  
Office of Attorney General  
1425 Strawberry Square  
Harrisburg, PA 17120

American Public Communications Council  
Dickstein, Shapiro & Morin, LLP  
Albert H. Kramer  
Robert F. Aldrich  
2101 L Street, NW  
Washington, DC 20554

Association of Directory Publishers  
Theodore Case Whitehouse  
Michael F. Finn  
Willkie Farr & Gallagher  
Three Lafayette Centre  
1155 21st Street, NW  
Washington, DC 20036

Consumer Federation of America  
Bradley Stillman, Esq.  
1424 16th Street, NW  
Suite 604  
Washington, DC 20036

Compu Serve Incorporated  
5000 Arlington Centre Boulevard  
PO Box 20212  
Columbus, OH 43220

CompuServe Incorporated  
Sutherland, Asbill & Brennan  
Randolph J. May  
Bonding Yee  
1275 Pennsylvania Avenue, NW  
Washington, DC 20004-2404

Personal Communications Industry Association  
Mark J. Golden  
Vice President of Industry Affairs  
500 Montgomery Street  
Suite 700  
Alexandria, VA 22314-1561

AirTouch Communications, Inc.  
Pamela Riley  
One California Street  
San Francisco, CA 94111

Paging Network, Inc.  
Reed Smith Shaw & McClay  
Judith St. Ledger-Roty  
Lee A. Rau  
1301 K Street, NW  
Suite 1100 - East Tower  
Washington, Dc 20005

America's Carrier's Telecommunication Association  
Helein & Association, PC  
Charles H. Helein  
8180 Greensboro Drive  
Suite 700  
McLean, VA 22102

Information Technology Association of America  
Squire, Sanders & Dempsey  
Joseph P Markoski  
Marc Berejka  
1201 Pennsylvania Avenue, NW  
PO Box 407  
Washington, DC 20044

AirTouch Communications, Inc.  
David A. Gross  
Kathleen Q. Abernathy  
1818 N Street, NW  
Suite 800  
Washington, DC 20036

Arch Communications Group, Inc.  
Paul, Hastings, Janofsky, & Walker  
Carl W. Northrop  
Christine M. Crowe  
1299 Pennsylvania Avenue, NW  
10th Floor  
Washington, DC 20004-2400

Cable & Wireless, Inc  
Ann P. Morton, Esq  
8219 Leesburg Pike  
Vienna, VA 22182

MCI Telecommunications Corporation  
Frank W. Krogh  
Donald J. Elardo  
1801 Pennsylvania Avenue, NW  
Washington, DC 20006

Excel Telecommunications, Inc.  
J. Christopher Dance  
Vice President, Legal Affairs  
Kerry Tassopoulos  
Director of Government Affairs  
9330 LBJ Freeway, Suite 1220  
Dallas, TX 75243

AT&T Corp.  
Mark C. Rosenblum  
Leonard J. Cali  
Judy Sello  
Room 3244J1  
295 North Maple Avenue  
Basking Ridge, NJ 07920

Excel Communications, Inc.  
Law Offices of Thomas K. Crowe, PC  
Thomas K. Crowe  
2300 M Street, NW  
Suite 800  
Washington, DC 20037

Telecommunications Resellers Association  
Hunter & Mow, PC  
Charles C. Hunter  
1620 I Street, NW  
Suite 701  
Washington, DC 20006

Intelcom Group (USA), Inc.  
Cindy Z. Schonhaut  
Vice President, Government Affairs  
9605 East Maroon Circle  
Englewood, CO 80112

Teleport Communications Group, Inc.  
Teresa Marrero  
Senior Regulatory Counsel  
One Teleport Drive  
Suite 300  
Staten Island, NY 10310

The Competitive Telecommunications Association  
Genevieve Morelli  
Vice President and General Counsel  
1140 Connecticut Avenue, NW  
Suite 220  
Washington, DC 20036

The Competitive Telecommunications Association  
Kelley Drye & Warren LLP  
Danny E Adams  
Steven A. Augustino  
1200 Nineteenth Street, NW  
Suite 500  
Washington, DC 20036

WORLDCOM, Inc.  
d/b/a LDDS WorldCom  
Catherine R. Sloan  
Richard L. Fruchterman  
Richard S. Whitt  
1120 Connecticut Ave, NW  
Suite 400  
Washington, DC 20036

IntelCom Group (USA), Inc.  
Dickstein, Shapiro & Morin, LLP  
Albert H. Kramer  
Robert F. Aldrich  
2101 L Street, NW  
Washington, DC 20554

MFS Communications Company, Inc.  
David N. Porter  
Vice President, Government Affairs  
3000 K Street, NW  
Suite 300  
Washington, DC 20007

MFS Communications Company, Inc.  
Swidler & Berlin, Chartered  
Andrew D. Lipman  
Mark Sievers  
3000 K Street, NW  
Suite 300  
Washington, DC 20007